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10/528,562	10/28/2005	Takehiko Nakano	266812US6PCT	6309	
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# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

patentdocket@oblon.com oblonpat@oblon.com jgardner@oblon.com

## Application No. Applicant(s) 10/528,562 NAKANO ET AL. Office Action Summary Examiner Art Unit ABU SHOLEMAN 2437 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status Responsive to communication(s) filed on 03/16/2010. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-4.6-14.16-19.21-23.25- 26 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) \_\_\_\_\_ is/are allowed. 6) Claim(s) 1-4,6-14,16-19,21-23,25 and 26 is/are rejected. 7) Claim(s) \_\_\_\_\_ is/are objected to. 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on 21 March 2005 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some \* c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). \* See the attached detailed Office action for a list of the certified copies not received. Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date. \_\_\_

Notice of Draftsperson's Patent Drawing Review (PTO-948)
 Information Disclosure Statement(s) (PTO/SB/08)

Paper No(s)/Mail Date 02/19/2010.

5) Notice of Informal Patent Application

6) Other:

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### Response to Amendment

Claims 1-4, 6-14, 16-19, 21-23, 25 and 26 are pending in this application. Claims
 1-4, 9, 16-19, 21-23, and 26 are amended.

#### Response to Arguments

2. Applicant's arguments, see pages 17-21, filed on 03/16/2010, with respect to the rejection(s) of claim(s) 1-4, 6-14, 16-19, 21-23, 25 and 26 under 35 U.S.C § 103(a), have been fully considered but are moot in view of the new ground(s) of rejection.

#### Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

 Claims 4, 14, 19 and 23 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter.

First, the United States Patent and Trademark Office (USPTO) is obliged to give claims their broadest reasonable interpretation consistent with the specification during proceedings before the USPTO. See In re Zletz, 893 F.2d 319 (Fed. Cir. 1989) (during patent examination the pending claims must be interpreted as broadly as their terms reasonably allow). The broadest reasonable interpretation of a claim drawn to a computer readable medium (also called machine readable medium and other such variations) typically covers forms of non-transitory tangible media and transitory propagating signals per se in view of the ordinary and customary meaning of computer readable media, particularly when the specification is silent. See MPEP 2111.01. When the broadest reasonable interpretation of a claim covers a signal per se, the claim must be rejected

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under 35 U.S.C. § 101 as covering non-statutory subject matter. See In re Nuijten, 500 F.3d 1346, 1356-57 (Fed. Cir. 2007) (transitory embodiments are not directed to statutory subject matter) and Interim Examination Instructions for Evaluating Subject Matter Eligibility Under 35 U.S.C. § 101, Aug. 24, 2009; p. 2.

The USPTO recognizes that applicants may have claims directed to computer readable media that cover signals per se, which the USPTO must reject under 35 U.S.C. § 101 as covering both non-statutory subject matter and statutory subject matter. In an effort to assist the patent community in overcoming a rejection or potential rejection under 35 U.S.C. § 101 in this situation, the USPTO suggests the following approach. A claim drawn to such a computer readable medium that covers both transitory and non-transitory embodiments may be amended to narrow the claim to cover only statutory embodiments to avoid a rejection under 35 U.S.C. § 101 by adding the limitation "non-transitory" to the claim. Cf. Animals - Patentability, 1077 Off. Gaz. Pat. Office 24 (April 21, 1987) (suggesting that applicants add the limitation "non-human" to a claim covering a multi-cellular organism to avoid a rejection under 35 U.S.C. § 101). Such an amendment would typically not raise the issue of new matter, even when the specification is silent because the broadest reasonable interpretation relies on the ordinary and customary meaning that includes signals per se. The limited situations in which such an amendment could raise issues of new matter occur, for example, when the specification does not support a nontransitory embodiment because a signal per se is the only viable embodiment such that the amended claim is impermissibly broadened beyond the supporting disclosure. See, e.g., Gentry Gallery, Inc. v. Berkline Corp., 134 F.3d 1473 (Fed. Cir. 1998).

As per claims 4, 14, 19, and 23, each of these claims recite a computer program storage medium on line1. Based on the broad interpretation above, the computer program storage medium is considered to include transitory propagating signals which do not fall within one of the four statutory classes.

With respect to claims 4, 14, 19, and 23, it is recommended that applicant adds the phrase "non-transitory" prior to medium in order to clearly specify that the medium is limited to a statutory embodiment and cannot be a signal.

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### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all
obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claims 1-4,6-14,16-19, 21-23 and 25-26 are rejected under 35 U.S.C 103(a) as being unpatentable over Heard et al (US 2006/0236363) (hereinafter Heard) in view of Dal Canto et al (US 2003/0217166) (hereinafter Dal) further in view of Patel (US 6591364)(hereinafter Patel) and further more in view of Jaisimha et al (US 6487663) (hereinafter Jaisimha).

As per claim 1, Heard discloses " a data transmitting apparatus comprising:

"a command transmission transmitting unit configured to transmit a response request command to a data receiving apparatus" as ( par 0074, the device initiates the challenge [ a response request command] and sent to the gatekeeper):

"a control unit configured to receive a response message to the response request command from the data receiving apparatus" as ( par 0074, the gatekeeper sends a response to the device ).

"the response message including authentication data based on shared data shared with said data receiving apparatus" as ( par 0074, the calculated value of response of shared key and challenge value);

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"an expected value generation unit configured to generate an expected authentication value based on the shared data (par 0074, the gatekeeper compute the expected answer with shared key and challenge)

"an authentication unit configured to produce an authentication result for said data receiving apparatus based on the expected value generated by said expected value generation unit and said authentication data in the response message" as ( par 0074-0075, the gatekeeper authenticates the device based on expected answer and the gatekeeper compute the expected answer with shared key and challenge, computed response includes shared key and challenge).

Heard fails to disclose "the response message including authentication data, which is generated in the data receiving apparatus prior to the data receiving apparatus receiving the response request command, the authentication data being based on shared data shared with said data receiving apparatus; an expected value generation unit configured to generate an expected authentication value based on sequence number, the sequence number indicating an ordinal position of the response request command in a sequence of response request commands to be transmitted by the

a measurement unit configured to measure a response time between transmitting the response request command and receiving the response message; and

a judgment whether unit configured to judge if a subsequent data transmission to said data receiving apparatus is granted based on the authentication result and the response time".

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However, Dal discloses "a measurement unit configured to measure a response time between transmitting the response request command and receiving the response message (par 0059, user request for digital service, the round-trip delay or response time of user request and the received a response from the service center); and

a judgment whether unit configured to judge if a subsequent data transmission to said data receiving apparatus is granted based on the authentication result and the response time" (par 0059, authentication service authenticates a client device for having service form the service center, authentication service provides an authentication result of client device bases on client profile information which contains information relating to the client device type, attached peripheral devices, location, etc and service center to establish a device connection or session with the requesting [subsequent data transmission]).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to implement the claimed invention by modifying the method challenge response authentication of Heard, based on the teachings calculating response time for authentication of Dal, because doing so, would prevent copying data from outside of the service area (Dar, par 0064), as such, it provide copy protection for data.

The combination of Heard and Dal fails to disclose "the response message including authentication data, which is generated in the data receiving apparatus prior to

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the data receiving apparatus receiving the response request command, the authentication data being based on shared data shared with said data receiving apparatus; an expected value generation unit configured to generate an expected authentication value based on sequence number, the sequence number indicating an ordinal position of the response request command in a sequence of response request commands to be transmitted by the command transmission unit."

However, Patel discloses "an expected value generation unit configured to generate an expected authentication value based on sequence number, the sequence number indicating an ordinal position of the response request command in a sequence of response request commands to be transmitted by the command transmission unit" as (column 3, lines 47-59, column 4, lines 1-20, Mobile generates KCF ssda (Type, 0, Cm, Rn) [expected value] for authentication. Cm is the count value [sequence number], which is related to Rn that is send to the mobile as a challenge. Cm is incremented during the challenge response. This incremented value of Cm [counter] is an ordinal number [ordinal position] of the mobile device]. Type data is shared data between Mobile device and VLR. VLR calculates KCF ssda (Type, 0, Cm, Rn) [expected value] for mutually authentication).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to implement the claimed invention by modifying the method of Heard in view of Dal, based on the teachings of performing mutual authentication based

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on codes of Patel, because doing so, would keep message integrity during communication.

The combination of Heard and Dal and Patel fails to explicitly to disclose "the response message including authentication data, which is generated in the data receiving apparatus prior to the data receiving apparatus receiving the response request command, the authentication data being based on shared data shared with said data receiving apparatus".

However, Jaisimha discloses "the response message including authentication data, which is generated in the data receiving apparatus prior to the data receiving apparatus receiving the response request command, the authentication data being based on shared data shared with said data receiving apparatus" (column 11 and lines 26-65, media server 502 responds to the media player by transmitting its own hello [response message] with authentication challenge [authentication data] that is generated before the hello from the media player 506 is transmitted to the media server 502, the media player also sends the authentication challenge as a sharing data to the media server to compare with an expected value for authenticating each other).

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to implement the claimed invention by modifying the method of Heard in view of Dal in view of Patel, based on the teachings of generating authentication challenge prior receiving for authentication request of Jaisimha, because doing so would prevent copying multimedia data by unauthorized device.

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As per claim 2, Heard in view of Dal in view of Patel in view of Jaisimha discloses "said command transmission unit is further configured to transmit said response request command a maximum of N times" as ( Patel, column 3, lines 47-59, column 4, lines 1-20, VLR sends Rn as a challenge [a response request command] to the mobile device. Rn where is n represents times); "said control unit is further configured to receive the response messages from the data receiving apparatus for each of the N transmitted response request commands" as (Patel, column 3, lines 47-59, column 4, lines 1-20, VLR receives a response from the mobile ); and "said authentication unit is further configured to produce authentication results based on said authentication data in each received response message" as (Patel, column 3, lines 47-59, column 4, lines 1-20, VLR authenticates Mobile device bases on Rn and Cm and Type [ authentication data], this data has been exchanged via response message from mobile device ).

As per claim 3, this claim is directed to a data transmission method and contains limitations that are substantially similar to those recited in claim 1 above, and accordingly is rejected for similar reasons.

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As per claim 4, this claim is directed to a computer program and contains limitations that are substantially similar to those recited in claim 1 above, and accordingly is rejected for similar reasons.

As per claim 6, this claim is directed to a data receiving apparatus and contains limitations that are substantially similar to those recited in claim 1 above, and accordingly is rejected for similar reasons.

As per claim 7, Heard in view of Dal in view of Patel in view of Jaisimha discloses "said shared data is a quasi random number transmitted from said data transmitting apparatus before said response request command is transmitted" (Heard, par 0074, shared key [ shared data] is transmitted before a challenge [ response request command] ); and

"said authentication data generation Unit is further configured to subject said quasi random number to a Keyed-Hash process to produce a Hash value that is used as said authentication data" (Heard, par 0074, key can be input to a hash algorithm as MD5 as a authentication data).

As per claim 8, Heard in view of Dal in view of Patel in view of Jaisimha discloses "said authentication data generation unit is further configured to execute a Keyed-Hash process relative to said quasi random number and information specific to the information processing apparatus to produce a Hash value that is used as said authentication data" as (Patel, column 3, lines 47-59, column 4, lines 1-20, Keyed cryptographic function KCF to Rn and Type data that represents mobile registration, etc.

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[information specific to the processing apparatus]. Hash of KCF is the authentication data).

As per claim 9. Heard in view of Dal in view of Patel in view of Jaisimha discloses "said command receiving unit is further configured to receive said response request command from said data transmitting apparatus a maximum of N times" as (Patel, column 3, lines 47-59, column 4, lines 1-20, mobile receives Rn as challenge Iresponse request command1 from the VLR of n times ); said" authentication data generation unit is further configured to execute said predetermined process relative to said shared data before a first one of said response request command commands is received from said data transmitting apparatus and further configured to generate N sets of said authentication data corresponding to said N received response request Commands" as ( Patel, column 3, lines 47-59, column 4, lines 1-20, VLR does KCF [predetermined process] on Type, Rn, Cm [shared data] and Mobile device does KCF [predetermined process] on Type, Rn., Cm. [shared data]. Both devices compute n times of authentication data related to the Rn as a challenge ); and "said transmission unit is further configured to transmit said response message generated by said response message generation unit to said data transmitting apparatus, said response message including the N sets of said authentication data in a sequence agreed beforehand with said data transmitting apparatus" as ( Patel, column 3, lines 47-59, column 4, lines 1-20, mobile device sent response bases on challenge Rn of n times, response from mobile device sent authentication data to the VLR, authentication data includes Cm [a sequence ] for both devices ).

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As per claim 10, Heard in view of Dal in view of Patel in view of Jaisimha discloses "said authentication data generation unit is further configured to divide the data obtained by subjecting said shared data to said process into a plurality of data pieces and further configured to generate the N sets of said authentication data from the divided data" as (Patel, column 3, lines 47-59, column 4, lines 1-20, Mobile and VLR produces KCFssda ( Type, 0, Cm, Rn) as authentication data of sets of Rn challenge from shared data Type[divided data between mobile and VLR] ).

As per claim 11, Heard in view of Dal in view of Patel in view of Jaisimha discloses "said authentication data generation means unit is further configured to generate the N sets of said authentication data based on data obtained at each process of repetitively executing said predetermined process relative to said shared data" as (Patel, column 3, lines 47-59, column 4, lines 1-20, Mobile and VLR produces KCFssda (Type, 0, Cm, Rn) as authentication data of sets of Rn challenge from shared data Type[divided data between mobile and VLR], Mobile and VLR would produces KCFssda (Type, 0, Cm, Rn) as an authentication data for each challenge [shared data] at any execution).

As per claim 12, Heard in view of Dal in view of Patel in view of Jaisimha discloses "said transmission unit is further configured to transmit the response message to said transmitting apparatus when said response request command is received from the data transmitting apparatus, said response message containing new authentication

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data generated from said authentication data and information contained in said response request command" as (Patel, column 3, lines 47-59, column 4, lines 1-20, VLR sends Rn to Mobile and Mobile sends response to VLR with New authentication value [KCFssda( Type, 0, Cm, Rn)] for each Type, Cm and Rn, Rn [information] is as a response request command).

As per claim 13, this claim is directed to a data reception method and contains limitations that are substantially similar to those recited in claim 6 above, and accordingly is rejected for similar reasons.

As per claim 14, this claim is directed to a computer program and contains limitations that are substantially similar to those recited in claim 6 above, and accordingly is rejected for similar reasons.

As per claim 16, this claim is directed to an information transmitting apparatus and contains limitations that are substantially similar to those recited in claim 1 above, and accordingly is rejected for similar reasons.

As per claim 17, this claim is directed to an information transmitting apparatus and contains limitations that are substantially similar to those recited in claim 2 above, and accordingly is rejected for similar reasons.

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As per claim 18, this claim is directed to a data transmission method and contains limitations that are substantially similar to those recited in claim 1 above, and accordingly is rejected for similar reasons.

As per claim 19, this claim is directed to a computer program and contains limitations that are substantially similar to those recited in claim 1 above, and accordingly is rejected for similar reasons.

As per claim 21, this claim is directed to a data receiving apparatus and contains limitations that are substantially similar to those recited in claim 1 above, and accordingly is rejected for similar reasons.

As per claim 22, this claim is directed to a data reception method and contains limitations that are substantially similar to those recited in claim 1 above, and accordingly is rejected for similar reasons.

As per claim 23, this claim is directed to a computer program and contains limitations that are substantially similar to those recited in claim 1 above, and accordingly is rejected for similar reasons.

As per claim 25, this claim is directed to a communication system and contains limitations that are substantially similar to those recited in claim 1 above, and accordingly is rejected for similar reasons.

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As per claim 26, this claim is directed to a communication system and contains limitations that are substantially similar to those recited in claim 1 above, and accordingly is rejected for similar reasons.

#### Examiner Notes

7. Examiner cites particular columns and line numbers in the references as applied to the claims below for the convenience of the applicant. Although the specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested that, in preparing responses, the applicant fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior art or disclosed by the examiner.

## Conclusion

- The following prior art made of record and not relied upon is cited to establish the level of skill in the applicant's art and those arts considered reasonably pertinent to applicant's disclosure. See MPEP 707.05(c).
- The following reference teaches execution of trial data.

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10. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Abu Sholeman whose telephone number is (571)270-

73144 and Fax number is (571)-270-8314. The examiner can normally be reached on

Mon-Thurs 7:30 am-5:00 pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Emmanuel Moise can be reached on (571)-272-3865. The fax phone

number for the organization where this application or proceeding is assigned is 571-

273-8300.

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/ABU SHOLEMAN/

Examiner, Art Unit 2437

/Matthew B Smithers/

Primary Examiner, Art Unit 2437

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